EXHIBIT 56

REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 2 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	
5	WAYMO LLC,
6	Plaintiff,
7	vs. Case No.
8	UBER TECHNOLOGIES, INC.; 3:17-cv-00939-WHA
9	OTTOMOTTO LLC; OTTO TRUCKING,
10	INC.,
11	Defendants.
12	/
13	
14	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15	
16	VIDEOTAPED DEPOSITION OF ANTHONY LEVANDOWSKI
17	SAN FRANCISCO, CALIFORNIA
18	TUESDAY, AUGUST 22, 2017
19	
20	
21	BY: ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
22	CSR LICENSE NO. 9830
23	JOB NO. 2684906
24	
25	PAGES 1 - 302
	Page 1

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 3 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	question.	15:06
2	THE REPORTER: 636.	15:07
3	(Document marked Exhibit 636	15:07
4	for identification.)	15:07
5	MR. PERLSON: You've been handed what's been	15:07
6	marked as Exhibit 636, WAYMO-UBER-33638 to '39.	15:07
7	Q You see this is an invi invitation to a	15:08
8	Chauffeur plan update on November 17, 2015? You see	15:08
9	that?	15:08
10	A I see that's what it says, yeah.	15:08
11	Q Okay. And at this meeting, do you recall	15:08
12	Chris Urmson announcing the valuation of Project	15:08
13	Chauffeur?	15:08
14	A On the advice and direction of my counsel, I	15:08
15	respectfully decline to answer, and I assert the	15:08
16	rights guaranteed to me under the Fifth Amendment to	15:08
17	the Constitution of the United States.	15:08
18	Q You see on the second page, you're the	15:08
19	second-to-last person that was invited, or at least	15:08
20	second-to-last person on the list of those invited?	15:08
21	A Yeah, I see my name on there.	15:09
22	Q And at that meeting, isn't it correct that	15:09
23	Chris Urmson announced to the team that the valuation	15:09
24	was Proposition Propositio	15:09
25	MS. DUNN: Objection to form.	15:09
	Pa	ige 164

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 4 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	MR. RADKE: Join.	15:09
2	THE WITNESS: On the advice and direction of	15:09
3	my counsel, I respectfully decline to answer, and I	15:09
4	assert the rights guaranteed to me under the Fifth	15:09
5	Amendment to the Constitution of the United States.	15:09
6	THE REPORTER: 637.	15:09
7	(Document marked Exhibit 637	15:09
8	for identification.)	15:09
9	MR. PERLSON: You've been handed what's been	15:09
10	marked as Exhibit 637, WAYMO-UBER-33665.	15:09
11	Q Do you see, this is an e-mail from Chris	15:10
12	Urmson? You see that?	15:10
13	A I do see that.	15:10
14	Q And you see on the third line down, you are	15:10
15	listed as a recipient of the e-mail?	15:10
16	A Yep.	15:10
17	Q And it indicates the sent time of this e-mail	15:10
18	is Saturday, December 5th, 2015.	15:10
19	Do you see that?	15:10
20	A I see that.	15:10
21	Q And it says:	15:10
22	"Gang, we've got a signed agreement. We have	15:10
23	agreed to a valuation. Google will be	15:10
24	making the first payout on December 31st, and it will	15:10
25	include the contribution from your 2015 annual bonus.	15:10
	Pa	ge 165

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 5 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	Congratulations."	15:10
2	Do you see that?	15:10
3	A I see that.	15:10
4	Q So, this e-mail from Mr. Urmson on	15:11
5	December 5th, 2015, doesn't give any indication that	15:11
6	your bonus would be at risk; does it?	15:11
7	MS. DUNN: Form.	15:11
8	MR. RADKE: Join.	15:11
9	THE WITNESS: On the advice and direction of	15:11
10	my counsel, I respectfully decline to answer, and I	15:11
11	assert the rights guaranteed to me under the Fifth	15:11
12	Amendment to the Constitution of the United States.	15:11
13	MR. PERLSON: Q. And so, in fact, it says	15:11
14	that the first payout is going to be December 31st,	15:11
15	less than a month later; right?	15:11
16	A That's what the e-mail says.	15:11
17	Q And now, we referred earlier to	15:11
18	December 11th, 2015, which is that date is less	15:12
19	than a week after this e-mail from Mr. Urmson.	15:12
20	Would you agree with that?	15:12
21	A December 11th is a week less than a week	15:12
22	after December 5th, yes.	15:12
23	Q Okay. And so the when you downloaded	15:12
24	files on December 11, 2015, that was less than a week	15:12
25	after you had received an e-mail from Mr. Urmson	15:12
	Pa	ıge 166

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 6 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	indicating that the first part of the bonus payment	15:12
2	would be paid December 31st; right?	15:12
3	MS. DUNN: Form.	15:12
4	MR. RADKE: Join.	15:12
5	THE WITNESS: On the advice and direction of	15:12
6	my counsel, I respectfully decline to answer, and I	15:12
7	assert the rights guaranteed to me under the Fifth	15:12
8	Amendment to the Constitution of the United States.	15:12
9	MR. PERLSON: Q. As of December 11, 2015,	15:12
10	you had been notified by e-mail that the valuation for	15:13
11	Chauffeur would be ; is that fair?	15:13
12	MS. DUNN: Form.	15:13
13	MR. RADKE: Join.	15:13
14	THE WITNESS: On the advice and direction of	15:13
15	my counsel, I respectfully decline to answer, and I	15:13
16	assert the rights guaranteed to me under the Fifth	15:13
17	Amendment to the Constitution of the United States.	15:13
18	MR. PERLSON: Q. And of and as of	15:13
19	December 11, 2015, you had been notified by e-mail	15:13
20	that the bonus first bonus payments would be made	15:13
21	on December 31st, 2015; right?	15:13
22	MS. DUNN: Form.	15:13
23	MR. RADKE: Join.	15:13
24	THE WITNESS: On the advice and direction of	15:13
25	my counsel, I respectfully decline to answer, and I	15:13
	Pag	ge 167

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 7 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	assert the rights guaranteed to me under the Fifth	15:13
2	Amendment to the Constitution of the United States.	15:14
3	THE REPORTER: 638.	15:14
4	(Document marked Exhibit 638	15:14
5	for identification.)	15:14
6	MR. PERLSON: You've been handed what's been	15:14
7	marked as Exhibit 638, WAYMO-UBER-14099.	15:14
8	Q You see that there, under "Confidential" and	15:15
9	"Alphabet," it says Anthony Levandowski, Anthony,	15:15
10	Project Chauffeur Plan - Bonus, December 2015.	15:15
11	Do you see that?	15:15
12	A I see it.	15:15
13	Q And it refers to that your bonus amount	15:15
14	will be \$50,617,800.	15:15
15	Do you see that?	15:15
16	A I see that.	15:15
17	Q And then it says further down from that, that	15:15
18	you will receive this bonus in your December 31st,	15:15
19	2015, paycheck.	15:15
20	Do you see that?	15:15
21	A I see that.	15:15
22	THE REPORTER: 639.	15:16
23	(Document marked Exhibit 639	15:16
24	for identification.)	15:16
25	MR. PERLSON: You've been handed Exhibit 639,	15:16
	Pa	ge 168

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 8 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	WAYMO-UBER-14449 through '62.	15:16
2	Q You see that this is a pay statement that	15:16
3	lists your name on it? You see that?	15:16
4	A I see that.	15:16
5	Q And, if you look on the a few lines under	15:16
6	your name, it says "Bonus," and then next to it,	15:17
7	"\$50,617,800"?	15:17
8	A I see that.	15:17
9	Q And that matches the amount in Exhibit 638;	15:17
10	is that right?	15:17
11	A That's correct.	15:17
12	Q Now, isn't it correct that, with the	15:17
13	exception of plan participants who had left Google	15:17
14	before then, nobody received bonus payments prior to	15:17
15	December 31st?	15:17
16	MS. DUNN: Form.	15:17
17	MR. RADKE: Join.	15:17
18	THE WITNESS: On the advice and direction of	15:17
19	my counsel, I respectfully decline to answer, and I	15:17
20	assert the rights guaranteed to me under the Fifth	15:17
21	Amendment to the Constitution of the United States.	15:17
22	MR. PERLSON: Q. And so you received your	15:18
23	\$50-plus million bonus the same time everybody else	15:18
24	did; right?	15:18
25	MS. DUNN: Form.	15:18
	 	Page 169

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 9 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	right?	18:02
2	A On the advice and direction of my counsel, I	18:02
3	respectfully decline to answer, and I assert the	18:02
4	rights guaranteed to me under the Fifth Amendment to	18:02
5	the Constitution of the United States.	18:01
6	Q And Uber did independently develop the design	18:01
7	in Fuji for	
	isn't that right?	18:02
9	A On the advice and direction of my counsel, I	18:02
10	respectfully decline to answer, and I assert the	18:02
11	rights guaranteed to me under the Fifth Amendment to	18:02
12	the Constitution of the United States.	18:02
13	Q And Uber did independently develop the	
	; isn't that	18:02
15	right?	18:02
16	A On the advice and direction of my counsel, I	18:02
17	respectfully decline to answer, and I assert the	18:02
18	rights guaranteed to me under the Fifth Amendment to	18:02
19	the Constitution of the United States.	18:03
20	Q And Uber never received information obtained	18:03
21	from Google regarding its LiDAR test scenarios; isn't	18:03
22	that right?	18:03
23	A On the advice and direction of my counsel, I	18:03
24	respectfully decline to answer excuse me and I	18:03
25	assert the rights guaranteed to me under the Fifth	18:03
	Pa	ige 269

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 10 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	Amendment to the Constitution of the United States.	18:03
2	Q And, are you aware that Waymo is completely	18:03
3	unable to show any connection between	18:03
4	the 14,000 files that that they allege you	18:03
5	downloaded?	18:03
6	MR. PERLSON: Objection; form.	18:03
7	THE WITNESS: On the advice and direction of	18:03
8	my counsel, I respectfully decline to answer, and I	18:03
9	assert the rights guaranteed to me under the Fifth	18:03
10	Amendment to the Constitution of the United States.	18:03
11	MS. DUNN: Okay.	18:03
12	Q And, are you aware that Waymo is also	18:03
13	completely unable to connect the	
	to the 14,000	18:03
15	files?	18:03
16	MR. PERLSON: Objection; form.	18:03
17	THE WITNESS: On the advice and direction of	18:03
18	my counsel, I respectfully decline to answer, and I	18:03
19	assert the rights guaranteed to me under the Fifth	18:03
20	Amendment to the Constitution of the United States.	18:04
21	MS. DUNN: Q. And, are you aware that Waymo	18:04
22	is also completely unable to connect its LiDAR test	18:04
23	scenarios with the 14,000 files?	18:04
24	MR. PERLSON: Objection; form.	18:04
25	THE WITNESS: On the advice and direction of	18:04
	Pag	ge 270

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 11 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	my counsel, I respectfully decline to answer, and I	18:04
2	assert the rights guaranteed to me under the Fifth	18:04
3	Amendment to the Constitution of the United States.	18:04
4	MS. DUNN: Q. Mr. Levandowski, if you told	18:04
5	the truth about what you did, that would make clear	18:04
6	that your downloading while at Google had nothing to	18:04
7	do with Uber; correct?	18:04
8	MR. PERLSON: Objection; form.	18:04
9	THE WITNESS: On the advice and direction of	18:04
10	my counsel, I respectfully decline to answer, and I	18:04
11	assert the rights guaranteed to me under the Fifth	18:04
12	Amendment to the Constitution of the United States.	18:04
13	MS. DUNN: Q. But you would not cooperate	18:04
14	with Uber's investigation in this case; right?	18:04
15	MR. EHRLICH: Object to form.	18:04
16	MR. PERLSON: Objection. I think I asked	18:04
17	that question and got an instruction from earlier, but	18:04
18	maybe I'm misremembering. Go ahead and ask that	18:04
19	question.	18:04
20	But you ask him that if you ask him that	18:04
21	question, everything involved in terms of your of	18:05
22	his involvement in the investigation you've waived,	18:05
23	because you're you are now by asking that	18:05
24	question, you are now eliciting the same information	18:05
25	that you've been not allowing us to go into for weeks	18:05
	Pag	ge 271

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 12 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	and weeks. But go ahead.	18:05
2	MS. DUNN: David	18:05
3	MR. RADKE: I'll go ahead and instruct not to	18:05
4	answer to the extent that this would involve	18:05
5	communication protected by the common interest	18:05
6	privilege.	18:05
7	MS. DUNN: That's fine.	18:05
8	MR. EHRLICH: And I would join into that	18:05
9	instruction.	18:05
10	But, to the extent you can answer the	18:05
11	question without reference to communications with any	18:05
12	counsel, or common interest protected discussions, you	18:05
13	can give your answer.	18:05
14	THE WITNESS: On the advice and direction of	18:05
15	my counsel, I respectfully decline to answer, and I	18:05
16	assert the rights guaranteed to me under the	18:05
17	Fifth Amendment to the Constitution of the United	18:05
18	States.	18:05
19	MS. DUNN: I want to put one thing on the	18:06
20	record, which is, David, I don't I don't think I	18:06
21	instructed on this question, first of all.	18:06
22	And second of all, in the letter terminating	18:06
23	Mr. Levandowski, it explains that he did not cooperate	18:06
24	with Uber's investigation in this case.	18:06
25	And I think that that is just one	18:06
	Pag	ge 272

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 13 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	illustration of the fact that you are making things up	18:06
2	that are completely contrary to what has been going on	18:06
3	in this case. That is in black and white in a public	18:06
4	letter that we have used everywhere, that	18:06
5	Mr. Levandowski has not cooperated.	18:06
6	And by the way, invoking your Fifth Amendment	18:06
7	rights is not cooperating, obviously. So I don't	18:06
8	really think that has been concealed.	18:06
9	MR. PERLSON: I've put my position on the	18:06
10	record. You asked the question. He pleaded. We'll	18:06
11	deal with that afterwards.	18:06
12	MS. DUNN: Q. Mr. Levandowski, if you told	18:06
13	the truth about what you did, that would make clear	18:06
14	that your downloading while at Google had nothing to	18:07
15	do with Uber; isn't that right?	18:07
16	MR. PERLSON: Objection; form.	18:07
17	THE WITNESS: On the advice and direction of	18:07
18	my counsel, I respectfully decline to answer, and I	18:07
19	assert the rights guaranteed to me under the Fifth	18:07
20	Amendment to the Constitution of the United States.	18:07
21	MS. DUNN: Q. And you are concerned that, if	18:07
22	you told the truth about what you did, you would	18:07
23	incriminate yourself; isn't that right?	18:07
24	MR. PERLSON: Objection; form.	18:07
25	THE WITNESS: On the advice and direction of	18:07
	Pa	ge 273

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 14 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	the	18:37
2	I'm going to instruct the witness not to	18:37
3	answer to the extent to which the it would call for	18:37
4	privileged communications.	18:37
5	To the extent it doesn't, of course, as	18:37
6	always, he's free to answer.	18:37
7	THE WITNESS: On the advice and direction of	18:37
8	my counsel, I respectfully decline to answer, and I	18:37
9	assert the rights guaranteed to me under the Fifth	18:37
10	Amendment to the Constitution of the United States.	18:38
11	MR. PERLSON: Q. Tell me everything that	18:38
12	you've done to cooperate with Uber's investigation in	18:38
13	relation to this litigation.	18:38
14	A On the advice and direction of my counsel, I	18:38
15	respectfully decline to answer, and I assert the	18:38
16	rights guaranteed to me under the Fifth Amendment to	18:38
17	the Constitution of the United States.	18:38
18	Q Was there anything that Uber's lawyers asked	18:38
19	you to do in relation to Uber's investigation, in	18:38
20	relation to this litigation, that you actually did?	18:38
21	A On the advice and direction of my counsel, I	18:38
22	respectfully decline to answer, and I assert the	18:38
23	rights guaranteed to me under the Fifth Amendment to	18:38
24	the Constitution of the United States.	18:38
25	Q Was what specifically did you tell Uber	18:38
	Pag	ge 296

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 15 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

_		10.00
1	you would not do in relation to Uber's investigation	18:38
2	in relation to this litigation?	18:39
3	A On	18:39
4	MR. EHRLICH: I'm going to object here,	18:39
5	again, based on the common interest privilege.	18:39
6	So, I'm going to instruct you not to give an	18:39
7	answer relating to any communications to Uber counsel	18:39
8	in connection with the litigation.	18:39
9	MR. RADKE: Otto Trucking joins the	18:39
10	instruction.	18:39
11	MR. EHRLICH: But outside of that, to the	18:39
12	extent they're not privileged communications, you can	18:39
13	answer.	18:39
14	MS. DUNN: Yeah, and I also will instruct to	18:39
15	the extent that they're privileged communications, to	18:39
16	not reveal the content.	18:39
17	But, to the extent that there are	18:39
18	non-privileged communications, the witness is free to	18:39
19	answer.	18:39
20	MR. PERLSON: Well, what's the line there?	18:39
21	MS. DUNN: It's not what this I mean, I	18:39
22	my instruction is proper.	18:39
23	MR. PERLSON: Are there well, let me ask	18:39
24	you this: Are there any conversations that occurred	18:39
25	with lawyers that wouldn't be privileged that he could	18:39
	Pag	ge 297

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 16 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	answer the question about that wouldn't be subject to	18:39
2	that instruction?	18:39
3	MS. DUNN: I David, your questions should	18:39
4	be to the witness.	18:39
5	MR. PERLSON: Well, I don't think it's	18:39
6	possible for him to comply with the the scope of it	18:40
7	the way that you've framed it.	18:40
8	MS. DUNN: I think that's	18:40
9	MR. PERLSON: Perhaps you should talk with	18:40
10	him about it.	18:40
11	MS. DUNN: I think I've I have made my	18:40
12	instruction. His	18:40
13	MR. PERLSON: Are there	18:40
14	MS. DUNN: He doesn't look as confused as you	18:40
15	look.	18:40
16	MR. PERLSON: Did you have any well, I	18:40
17	think his job is a little easier here today than	18:40
18	than mine.	18:40
19	Q But the the did you have any	18:40
20	communications okay.	18:40
21	Well, let me let me ask you this: Are	18:40
22	there any conversations well, that's that's what	18:40
23	I asked you, that you objected to.	18:40
24	What specifically did Uber's lawyers tell you	18:40
25	to do in relation to Uber's investigation, in relation	18:40
	Pag	ge 298

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 17 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	to this litigation, that you refused to do?	18:40
2	MS. DUNN: Same instruction.	18:40
3	MR. EHRLICH: I think that that squarely	18:40
4	implicates privilege. So I'm going to instruct the	18:41
5	client not to answer.	18:41
6	MR. RADKE: Otto Trucking joins.	18:41
7	MR. PERLSON: Okay. I'm done for today,	18:41
8	subject to the various privilege issues and all the	18:41
9	other discovery issues out there that have yet to be	18:41
10	resolved.	18:41
11	MS. DUNN: I have only one additional	18:41
12	question.	18:41
13	MR. PERLSON: Okay. Do you want to just ask	18:41
14	it there, or do you want to switch?	18:41
15	MS. DUNN: I can ask it from here.	18:41
16	But you should look at the camera	18:41
17	THE WITNESS: Okay. I'll look at the camera.	18:41
18	MS. DUNN: so that we don't mess you up.	18:41
19	THE WITNESS: I'll pretend that you're asking	18:41
20	the question.	18:41
21		18:41
22	FURTHER EXAMINATION	18:41
23	BY MS. DUNN:	18:41
24	Q Mr. Levandowski, do you recall that	18:41
25	Mr. Perlson asked you about the relevance of the	18:41
	P	age 299

Case 3:17-cv-00939-WHA Document 1552-7 Filed 09/13/17 Page 18 of 19 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

1	history that you testified earlier, of things that you	18:41
2	did before you were at Google? Do you remember that?	18:41
3	A I remember the question, yes.	18:41
4	Q Okay. Does the history that you went	18:41
5	through, before you went to work at Google or Uber,	18:41
6	have any relevance to why Larry Page would have wanted	18:41
7	you to come to Google?	18:42
8	MR. PERLSON: Objection; form.	18:42
9	THE WITNESS: So your question is whether or	18:42
10	not the history before I joined Google would affect	18:42
11	whether or not Larry wanted me to join Google?	18:42
12	MS. DUNN: That's right.	18:42
13	THE WITNESS: And the answer is obviously	18:42
14	MR. EHRLICH: Objection; form.	18:42
15	THE WITNESS: Okay. And the answer is	18:42
16	obviously yes. That's why he would want me to come to	18:42
17	Google because he saw what I did.	18:42
18	MS. DUNN: That's all I have.	18:42
19	THE VIDEOGRAPHER: This concludes today's	18:42
20	deposition of Anthony Levandowski, consisting of	18:42
21	four DVDs.	18:42
22	We are off the record at 6:42 p.m.	18:42
23	(WHEREUPON, the deposition ended	18:42
24	at 6:42 p.m.)	18:42
25		
	Pag	ge 300

Veritext Legal Solutions 866 299-5127

1 CERTIFICATE OF REPORTER 2. 3 I, ANDREA M. IGNACIO, hereby certify that the witness in the foregoing deposition was by me duly 4 sworn to tell the truth, the whole truth, and nothing 5 but the truth in the within-entitled cause; 6 7 That said deposition was taken in shorthand 8 by me, a disinterested person, at the time and place therein stated, and that the testimony of the said 9 witness was thereafter reduced to typewriting, by 10 computer, under my direction and supervision; 11 12 That before completion of the deposition, 13 review of the transcript [x] was [] was not 14 requested. If requested, any changes made by the 15 deponent (and provided to the reporter) during the 16 period allowed are appended hereto. 17 I further certify that I am not of counsel or 18 attorney for either or any of the parties to the said deposition, nor in any way interested in the event of 19 this cause, and that I am not related to any of the 2.0 parties thereto. 21 Dated: 8/23/2017 22 23 ANDREA M. IGNACIO, 24 25 RPR, CRR, CCRR, CLR, CSR No. 9830

Page 302